



## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/021,635	12/12/2001	Manfred Atorf	PHDE 000224	9236	
24737 7	590 11/17/2004		EXAM	EXAMINER	
PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510			BARNIE, REXFORD N		
			ART UNIT	PAPER NUMBER	
			2643		

DATE MAILED: 11/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		10/021,635	ATORF, MANFRED	
		Examiner	Art Unit	
		REXFORD N BARNIE	2643	
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet with the	correspondence address	
THE - External after - If the - If NC - Failu	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nasions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by statically received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	1.  1.136(a). In no event, however, may a reply be eply within the statutory minimum of thirty (30) do will apply and will expire SIX (6) MONTHS froute, cause the application to become ABANDO	timely filed  ays will be considered timely.  In the mailing date of this communication.  NED (35 U.S.C. § 133).	
Status				
1)[	Responsive to communication(s) filed on 11/	<u>/14/04</u> .		
2a) <u></u>	This action is <b>FINAL</b> . 2b)⊠ Th	nis action is non-final.		
3)□	Since this application is in condition for allow	ance except for formal matters, p	rosecution as to the merits is	
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.	
Dispositi	on of Claims	•		
	Claim(s) 1-29 is/are pending in the application	nn		
	4a) Of the above claim(s) is/are withdr			
•	Claim(s) is/are allowed.	ann nom consideration.		
_	Claim(s) <u>1-29</u> is/are rejected.			
	Claim(s) is/are objected to.			
8)□	Claim(s) are subject to restriction and	or election requirement.		
<b>Annlicati</b>	on Papers			
	•			
	The specification is objected to by the Examir The drawing(s) filed on is/are: a) ☐ ad		Formation	
; 10 <i>)</i>	Applicant may not request that any objection to the			
	Replacement drawing sheet(s) including the corre		` ,	
:11) <u> </u>	The oath or declaration is objected to by the E			
			57.6	
-	nder 35 U.S.C. § 119			
	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119(	a)-(d) or (f <b>)</b> .	
	All b) Some * c) None of:			
	1. Certified copies of the priority documer			
	2. Certified copies of the priority documer			
	<ol> <li>Copies of the certified copies of the pri application from the International Burea</li> </ol>		red in this National Stage	
* S	ee the attached detailed Office action for a lis		and	
	os the attached detailed office action for a lis	or the certified copies not receive	eu.	
Attachment	(s)			
1) Notice	of References Cited (PTO-892)	4) Interview Summar	y (PTO-413)	
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail [	Date	
o) 📋 inform Paper	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 No(s)/Mail Date	5) Notice of Informal 6) Other:	Patent Application (PTO-152)	

Art Unit: 2643

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-18 and 21-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunn et al. (US pat# 5,758,288) in view of Hillis (US pat# 5,303,297).

Regarding claim 1, Dunn teaches a method of determining location of a cellular unit and calculating billing charges based on location information wherein a fixed station can transmit a signal to a mobile device and then a mobile device transmitting a second signal to a network element and then make billing determination based on the location information in (see fig. 3, col. 15 line 8-col. 16 line 9 and cols. 11-12). Dunn fails to teach for instance that billing can be done using a least cost routing that is choosing a rate lower than a normal rate or choosing rate based on location wherein the rate would be lower/higher than a usual rate, even though according to Dunn, billing or charges would be performed based on location information.

Hillis teaches a dynamic pricing method and apparatus for communication wherein a call rate can change base on location information before placement of a call or during a call in (see disclosure).

Therefore, it would have been obvious to one ordinary skill in the art at the time the invention was made to incorporate the teaching of Hillis into that of Dunn thus

Art Unit: 2643

making it possible to make rate changes based on location information including providing incentives to use in the form of lower cost and from the perspective of a service provider, maximizing revenue by attracting users and encouraging them to use network services when prices are cheaper.

Regarding claims 2-9, the combination teaches transmitting a wireless signal between a transceiver and a mobile unit thus making it possible to determine location of a caller in (see Dunn or Hillis).

Regarding claim 10, Dunn teaches a method of determining location of a cellular unit and calculating billing charges based on location information wherein a fixed station can transmit a signal to a mobile device and then a mobile device transmitting a second signal to a network element and then make billing determination based on the location information in (see fig. 3, col. 15 line 8-col. 16 line 9 and cols. 11-12). Dunn fails to teach for instance that billing can be done using a least cost routing that is choosing a rate lower than a normal rate or choosing rate based on location wherein the rate would be lower/higher than a usual rate, even though according to Dunn, billing or charges would be performed based on location information.

Hillis teaches a dynamic pricing method and apparatus for communication wherein a call rate can change base on location information before placement of a call or during a call in (see disclosure).

Therefore, it would have been obvious to one ordinary skill in the art at the time the invention was made to incorporate the teaching of Hillis into that of Dunn thus making it possible to make rate changes based on location information including

Art Unit: 2643

providing incentives to use in the form of lower cost and from the perspective of a service provider, maximizing revenue by attracting users and encouraging them to use network services when prices are cheaper.

Regarding claims 11-18 and 21-25, the combination teaches communication between communication devices and would have been obvious to use any well-known signaling means.

Claims 20 and 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunn et al. (US Pat# 5,758,288) in view of Hillis (US Pat# 5,303,297) and further in view of MeLampy et al. (US Pat# 5,566,236).

Regarding claims 20 and 27-29, the combination fails to teach the claimed subject matter but it's well known to have wireline and wireless interface connected respectively to one of a plurality of landline and wireless device wherein one or the other can be used in case of a power failure or any disconnection reasons. Melampy teaches a system and method for re-establishing a disconnected communication by switching a wireless communication to that of a landline in (see col. 7 lines 6-18).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Melampy into that of the combination thus making it possible to continue communication even during disconnection of a primary communication device

Art Unit: 2643

Claims 19 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunn et al. (US pat# 5,758,288) in view of Hillis (US pat# 5,303,297) and further in view of Akheruzzaman et al. (US Pat# 6,263,050).

Regarding claims 19 and 26, the combination fails to teach a wireline and wireless interfaces connected to a wireline and wireless terminals for communication with its inherent power supply as taught by Akhteruzzaman et al.

Therefore, it would have been obvious to one of ordinary skill in the art at time the invention was made to incorporate the the secondary reference thus making it possible to use a communication device or the other to contact a destination party if one or the other fails to functions properly.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **REXFORD N BARNIE** whose telephone number is (703) 306-2744. The examiner can normally be reached on M-F 9:00-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, CURTIS KUNTZ can be reached on (703) 305-4708. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2643

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PRIMARY EXAMINER REXFORD BARNIE 11/14/04

REXFORD BARNIE PRIMARY EXAMINER